# PATENT COOPERATION TREATY

# PCT

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Artcle 36 and Rule 70)

A1:			2/122/23/10
Applicant's or agent's file reference 4FPO-12-13	FOR FURTHER AC	TION	See Form PCT/IPEA/416
International application No.	International filing date(	day/month/year)	Priority date (day/month/year)
PCT/KR2005/000282	31 JANUARY 200	5 (31.01.2005)	02 FEBRUARY 2004 (02.02.2004)
International Patent Classification (IPC C12N 15/29(2006.01)i, A01H		•	
Applicant			······································
DONGBU HANNONG CHE	VIICAL CO., LTD. e	t al	
1. This report is the international property and the Authority under Article 35 and to	reliminary examination reportant ansmitted to the applicant a	ort, established by this according to Article 36	International Preliminary Examining
2. This REPORT consists of a total	of 6 sheets,	including this cover sl	heet.
	d to the International Burea	u) a total of2	sheets, as follows:
sheets of the des and/or sheets cor Administrative Is	ntaining rectifications author	vings which have been rized by this Authority	amended and are the basis for this report (see Rule 70.16 and Section 607 of the
beyond the discle Supplemental Bo	osure in the international app	plication as filed, as in	siders contain an amendment that goes dicated in item 4 of Box No. I and the
containing a sequence li	sting and/or tables related the Listing (see Section 802 o	hereto, in electronic for	rm only, as indicated in the Supplemental
This report contains indications re  Box No. I Basis of the		ıs:	
Box No. II Priority			
Box No. III Non-establi	shment of opinion with rega	ard to novelty, inventiv	e step and industrial applicability
Box No. IV Lack of uni	ty of invention		
Box No. V Reasoned so citations and	tatement under Article 35(2 dexplanations supporting su	c) with regard to novelt ich statement	y, inventive step or industrial applicability;
Box No. VI Certain doc	uments cited		
Box No. VII Certain defects in the international application			
. Box No. VIII Certain obse	ervations on the international	al application	
te of submission of the demand	]	Date of completion of	this report
02 SEPTEMBER 2005	(02.09.2005)	23 MAY 2006	5 (23.05.2006)
me and mailing address of the IPEA/F	₹R	Authorized officer	A A A A A A A A A A A A A A A A A A A
Korean Intellectual Property 920 Dunsan-dong, Seo-gu, I Republic of Korea	Office	KIN, Ji Yun	
simile No. 82-42-472-7140		· · · Felephone No. 82-42-	481-8788

International application No.

PCT/KR2005/000282

Box No	e. I Basis of the report	
1. W	ith regard to the language, this report is based on the international application in the landerwise indicated under this item.  This report is based on translations from the original language into the following la which is the language of a translation furnished for the purposes of:  international search (under Rules 12.3 and 23.1(b))	
	publication of the international application (under Rule 12.4)	
	international preliminary examination (under Rules 55.2 and/or 55.3)	
to th	the regard to the elements of the international application, this report is based on (replace the receiving Office in response to an invitation under Article 14 are referred to in this reverse to this report):  the international application as originally filed/furnished	ent sheets which have been furnished eort as "originally filed" and are not
	the description:	* * -11 - 61 - 4761-1 - 1
	pages 1-46. 49 pages* received by this Authority on	as originally filed/furnished
	pages* received by this Authority on	
<del>K. A</del>		
	the claims: pages	as originally filed/furnished
•		with any statment) under Article 19
	pages* 47-48 received by this Authority on	
	pages* received by this Authority on	
$\boxtimes$	the drawings:	•
-	NINKITANA.	as originally filed/furnished
• •	nogoo# 11 41 4 4 1 1	
	pages* received by this Authority on	
3.	The amendments have resulted in the cancellation of:  the description, pages the claims, Nos.  the drawings, sheets  any table(s) related to sequence listing (specify):  any table(s) related to sequence listing (specify):	Juence Listing.
	·	•
4.	This report has been established as if (some of) the amendments annexed to this report made, since they have been considered to go beyond the disclosure as filed, as indicate (Rule 70.2(c)).	and listed below had not been din the Supplemental Box
	the claims, Nos.	
	the drawings, sheets	
•	the sequence listing (specify):	
	any table(s) related to sequence listing (specify):	
		•
•		·
* If item	4 applies, some or all of those sheets may be marked "superseded."	•

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Box No. II Priority							
1.	1. This opinion has been established as if no priority had been claimed due to the failure to furnish within the prescribed time limit the requested:						
	copy of the earlier application whose priority has been claimed (Rule 66.7(a)).						
	translation of the earlier application whose priority has been claimed (Rule 66.7(b)).						
2.	2. This report has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rule 64.1). Thus for the purposes of this report, the international filing date indicated above is considered to be the relevant date.						
3. Addis	tional observ	vations, if neccessary:					
The su cell, vo	bject matter ol. 16(5), pp.	of claim 13 is newly added 1206-1219) has been considered	I, not disclosed in the priorit dered to belong to the prior	ty document. Therefore, art documents.	the cited document D4(Plant		
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Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

Statement			
Novelty (N)	Claims	1-13	Y
	Claims	None	N
Inventive step (IS)	Claims	1, 6-10, 12, 13	YI
	Claims	2-5, 11	N
Industrial applicability (IA)	Claims	1-13	Y
	Claims	None	N.

- 2. Citations and explanations (Rule 70.7)
- (1) The following documents have been considered for the purpose of this report;
- D1: NCBI GenBank Accession No. AJ251117 (16 November 2001)
- D2: NCBI GenBank Accession No. AF401637 (1 August 2003)
- D3: Plant Physiol, Vol. 120(4), pp. 969-978 (1999)
- D4: Plant Cell, Vol. 16(5), pp. 1206-1219 (May 2004)
- D5: J. Exp. Botany, Vol. 53, pp. 1025-1036 (May 2002)
- (2) Novelty and Inventive Step[PCT Article 33(2) and 33(3)]

The present invention relates to a novel use of MADS-box gene having a nucleotide sequence set forth in SEQ. ID. No 1 or SEQ ID NO. 2 containing a region encoding MADS-domain for the regulation of fruit and seed development. It is shown that a transgenic plant which has been transferred with a expression vector comprising said MADS-box gene acquires a phenotype of regulated parthenocarp fruit formation as well as the development of fruit and seed.

D1 and D2 disclose a mads14 gene of SEQ ID No. 1 and mads 16 gene of SEQ ID No. 2, respectively. D3 discloses a MADS-box gene, MsMADS2 and an expression vector, a transgenic plant and the MsMADS2-mediated control of flower development. D4 discloses that MADS domain protein AGAMOUS-like 15 regulates expression of a gene encoding an enzyme involved in gibberellin metabolism. D5 discloses a MdMADS14 gene identical to a gene of SEQ ID No. 1 and a speculative role of said gene in fruit and seed development.

(Continued on Supplemental Sheet.)

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Supplemental Box Relating to Sequence Listing			
Continuation of Box No. I, item 2:			
1. With regard to any nucleotide and/or amino acid sequinvention, this report was established on the basis of:		nal application and ne	cessary to the claimed
<ul> <li>a. type of material</li> <li>a sequence listing</li> <li>table(s) related to the sequence listing</li> <li>b. format of material</li> </ul>			·
on paper in electronic form			
c. time of filing/furnishing  contained in the international application as filed together with the international application furnished subsequently to this Authority for received by this Authority as an amendment	tion in electronic form  r the purposes of search and/or e	examination	
2. In addition, in the case that more than one versi		and/or table(s) relatin	or therete has been filed
of furnished, the required statements that the infapplication as filed or does not go beyond the application application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the application as filed or does not go beyond the applicatio	formation in the subsequent or a	additional copies is ide	
3. Additional comments:			
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International application No.

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#### Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box No. V:

Claims 1, 6-10, 12-13 relate to a newly identified use of MADS-box genes, a transgenic plant whose fruit and seed development is regulated and a composition. Although the specific sequences referred in the above claims are already described in D1 and D2, the use of the genes as a regulator in fruit and seed development was not known or derivable in an obvious manner. Thus, novelty and inventive step can be acknowledged.

However, the subject matter of claims 2-5, 11 directed to an expression vector comprising said genes and a transgenic plant cell transformed with the expression vector according to claim 2 and a method of preparing a transgenic plant is considered to lack an inventive step, since an expression vector or a transgenic plant of a known gene is an obvious technical option for a skilled person in the art.

(3) Industrial Applicability [PCT Article 33(4)]

The subject matter of claims 1=13 is considered to be industrially applicable under PCT Article 33(4).

#### LETTER FOR PCT ARTICLE 34 AMENDMENT

Date: 13 March 2006

International Application No.: PCT/KR2005/000282

International Filing Date : 31 January 2005

Applicant: Dongbu Hannong Chemical Co., LTD. et al

Agent : Lee, Won-Hee

8th Fl., Sung-ji Heights II 642-16, Yoksam-dong,

kangnam-ku, 135-080, Seoul, Republic of Korea

Agent's file reference : 4fpo-12-13

Dear sir(s):

Applicant herewith submits replacement sheets numbered pages 58-61 to replace sheets numbered pages 58-61 filed with the demand of 13 March 2006 for this application.

In respect of each claim appearing in the replacement sheet of 13 March, 2006 based on those submitted herewith, and in accordance with PCT Section 205, the following claims are:

i) changed : claims 1-2, 5, 10-13

ii) unchanged: claims 3~4, 6~9,

Sincerely yours, .

Won-hee, Lee(

#### [CLAIMS]

#### [Claim 1]

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Use of a MADS-box gene as a regulator in fruit and seed development, wherein said MADS-box gene is selected from the group consisting of a gene having a nucleotide sequence set forth in SEQ. ID. No 1 containing a nucleotide sequence encoding MADS-domain, a gene having a nucleotide sequence set forth in SEQ. ID. No 2 containing a nucleotide sequence encoding MADS-domain and a gene encoding an amino acid sequence having at least 85%

homology within the region other than MADS-domain.

### [Claim 2]

An expression vector for regulating fruit and seed development in a plant comprising MADS-box gene, wherein said MADS-box gene is selected from the group consisting of a gene having a nucleotide sequence set forth in SEQ. ID. No 1 containing a nucleotide sequence encoding MADS-domain, a gene having a nucleotide sequence set forth in SEQ. ID. No 2 containing a nucleotide sequence encoding MADS-domain and a gene encoding an amino acid sequence having at least 85% homology within the region other than MADS-domain.

[Claim 3]

The expression vector according to Claim 2 wherein the expression vector is *pMdMADS14* into which a gene having the nucleotide sequence set forth in SEQ. ID. No 1 is inserted in forward direction (Accession No: KCTC 10588BP).

#### [Claim 4]

The expression vector according to Claim 2 wherein the expression vector is *pMdMADS16* into which a gene having the nucleotide sequence set forth in SEQ. ID. No 2 is inserted in forward direction (Accession No: KCTC 10589BP).

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A transgenic plant cell transformed with the expression vector according to Claim 2.

#### 15 [Claim 6]

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A transgenic plant whose fruit and seed development is regulated, and that is prepared by regeneration of the transgenic plant cells according to Claim 5 by tissue culture technique.

#### 20 [Claim 7]

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The transgenic plant according to Claim 6 wherein the plant is selected from a group consisting of food crops such as rice, wheat, barley, corns, soybean, potato, red bean, oat, sorghum; vegetables such as Chinese cabbage, radish, red pepper, strawberry, tomato, watermelon,

cucumber, cabbage, melon, pumpkin, spring onion, onion, carrot; industrial crops such as ginseng, Acanthopanax senticosus, tobacco, cotton, sesame, sugar cane, sugar beet, Perilla japonica, peanut, rape; fruits such as apple, pear, orange, jujube, peach, kiwifruit, grapes, tangerine, persimmon, plum, apricot, bananas; floricultural crops such as rose, gladiolus, gerbera, carnation, chrysanthemum, lily, tulip; forage crops such as ryegrass, red clover, orchard grass, alfalfa, tall fescue, perennial ryegrass; fiber crops such as cotton plant; and landscape plants such as flowers and shrubs.

#### [Claim 8]

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An offspring or a clone of a transgenic plant according to Claim 6.

#### [Claim 9]

A Fruit, seed, ear, tuber, tuberous root, column, callus or a protoplast of a transgenic plant according to Claim 6.

### 20 [Claim 10]

The transgenic plant according to Claim 6 wherein the plant shows one of the following phenotypes:

a phenotype in which parthenocarpic fruit is formed; a phenotype in which seed development is promoted and

ripening is delayed; and a phenotype in which fruit and seed development is inhibited.

#### [Claim 11]

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A method of preparing a transgenic plant whose fruit and seed development was regulated, comprising the steps of:

- 1) Constructing an expression vector comprising the gene according to Claim 1;
- 2) Transferring the vector constructed in Step 1)
  10 into Agrobacterium;
  - 3) Co-culturing the transformed Agrobacterium of step 2) with plant tissue; and
    - 4) Regenerating the transformed tissue into a mature transgenic plant.

#### 15 [Claim 12]

A Composition for fruit and seed development in a plant comprising the expression vector according to any one of Claims 2-4 as an effective ingredient.

#### [Claim 13]

A Composition for regulating the synthesis of active gibberellin containing the expression vector according to any one of Claims 2-4 as an effective ingredient.